Proposed changes to local rules effective 1/1/17

(strikethroughs = removals; blue = additions)

2.2 Facsimile Filings

The Calaveras Superior Court accepts the filing of documents through a fax filing agency pursuant to California Rules of Court, Rule 2.303. The court does not accept direct fax filing of documents pursuant to California Rules of Court, Rule 2.304 except upon exceptional circumstances and after obtaining leave of court. The court does not accept the direct fax filing of documents in criminal cases.

2.7 Official Reporting Services

(a) ...
- Dept. 1 - ...

Misdemeanor Proceedings (subjection to availability of the official reporter)

(not routinely provided see (b) below.)

. . .

- Dept. 4 Family Support Calendar (subject to availability of official reporter)
- (not routinely provided see (b) below.)

4.8 Fees for Investigators and Other Experts

...

- (e) Ex parte applications for funds to retain an expert or investigator, including any memoranda of pints points ...
- (f) The caption of all ex parte applications for funds to retain an expert of or investigator must include the work word ...

4.10 Continuance of Infraction Trials

Continuance of infraction trials is discouraged. Requests for continuances must be based on good cause and submitted on the local form "Request Notice of Motion to Continue Trial" at least 10 days prior to the date of trial.

4.11 Restraining Order Modification

A defendant or protected party in a criminal proceeding involving a Criminal Protective Order may request a restraining order modification hearing by using local form "Application for Immediate Court Hearing". Notice to all parties is required.

5.2 Setting Family Law Motion Hearings

. . .

(d) <u>Emergency Situations – Temporary Orders Upon 1 Day Prior Notice of Hearing</u>. To inform the court of your pending request for an ex-parte hearing you may telephone the court elerk at (209) 754-9800 no later than 2:00 pm the court day prior to the requested hearing date to ensure your file is available. . . .

5.11 Child Custody Mediation

. . .

(d) <u>Complaints</u>: If a party alleges that the mediator has acted in an unprofessional or inappropriate manner, the party may discuss the complaint with the mediator, otherwise, or thereafter if the matter is not solved, all complaints shall be directed in writing, on the court approved from form available at the filing window, ...

5.12 Child Custody Evaluations

. . .

(d) Scope: In the interests of saving time and expense to the parties, ...

10.3 Court Executive Officer (*Eff. 1/1/09.*)

- (a) There shall be appointed a Court Executive Officer for the Superior Court of Calaveras County who shall be selected by agreement of the Superior Court Judges and shall serve at the pleasure of said judges the Presiding Judge. (*Eff. 1/1/09*)
- (b) The Court Executive Officer, under the direction of the Presiding Judge, the Court Executive Officer shall perform the duties described in Rule 10.610 of the Standards of Judicial Administration as adopted by the Judicial Council and any other duties as may be assigned by the Presiding Judge. (*Eff 1/1/09*)